

CITY NEWS

A daughter was born to Mr. and Mrs. Harold Chadwick of 29 Park avenue on October 23.

A ten-pound baby girl was born to Mr. and Mrs. Edward Bosley of Champlain street Saturday.

Mr. and Mrs. Harry P. White are the parents of a baby girl, born Friday at the Sparhawk sanitarium.

Mr. and Mrs. Edward Bosley of 125 North Champlain street are the parents of a daughter, Geraldine, born October 22.

Sergeant and Mrs. L. P. Landersburgh of 14 Pearl street are the parents of a baby girl, Janice Marie, born October 23.

Mr. and Mrs. G. Sanderson are the parents of a daughter, Ruth Gertrude, born Thursday morning at 45 Peru street.

C. G. Clifford has returned to his home in Bethel after a seven weeks' stay at the Mary Fletcher hospital for special treatment. He is much improved in health.

A dance and card party for the members of the Ethan Allen club and their ladies will be held at the club house on the evening of Monday, November 1.

Word has been received in this city of the death of Mrs. E. J. McGinnis of Dorchester, Mass., mother of Edward McGinnis, star first baseman of the University of Vermont baseball team.

Stella S. Brooks was granted a divorce in County Court Friday afternoon from Frank E. Brooks, on the grounds of willful desertion and refusal to support. She was represented by Attorney Martin S. Vilas.

Miss Consuelo B. Northrop of Brooks avenue, a senior of the University of Vermont, underwent an operation for appendicitis at the Mary Fletcher hospital Monday evening and was reported as resting very comfortably.

Byron H. Denton suffered the partial loss of three fingers Friday afternoon while operating a machine in the plant of the Horatio Hekko company. Mr. Denton was taken to the Mary Fletcher hospital, where the wounds were dressed.

Testimony was heard Friday in the divorce case of Bridget Beaudry vs. Moses Beaudry, in County Court. The petitioner asked for a divorce on the grounds of refusal to support, intolerable severity and desertion. J. H. Minnis appears for the petitioner.

J. E. Meagher received a telegram Monday reporting the death of his brother, P. T. Meagher, in Birmingham, N. Y. Mr. Meagher was born and brought up in Burlington, but had been living for several years in Birmingham. Death was caused by heart disease.

Tuesday in City Court Max L. Powell brought suit against A. L. Tracy of Waterbury to recover \$150 on a note. The evidence was all put in with the exception of the note, which could not be produced at that time. This will be brought in as evidence later. Judge Ladd heard the case.

John Moulton, the baker, and James Tarent, owner of the Queen City Garage, started Monday by auto for New York City. Mr. Moulton will spend the winter there for his health, and Mr. Tarent will return by train. They will stop a few days in Chicago and expect to be on the road about two weeks.

Edward Gilman of St. Albans pleaded guilty in City Court Friday to embezzling the sum of \$100 from Sam Benson, in whose lunch cart he was employed. He also admitted the theft of cigarettes and cigars. Judge Ladd sentenced him to not less than eight nor more than 15 months in State's prison.

Word has been received in Burlington of the marriage of Stanley M. Provost, U. V. M. '18, and Miss Winifred Smith, daughter of Mrs. Harriet Smith of Charlotte, at New Canaan, Conn., on Wednesday, October 20. Mr. and Mrs. Provost will make their home in New Canaan. Mr. Provost is employed in New York city.

Navigation on Lake George will cease for the year next Saturday, when the steamer Mohican will be withdrawn for the winter. Two weeks later, on Saturday, November 13, the steamer Ticonderoga will make her final trip between Burlington and Plattsburgh. This is a considerably earlier date than in previous years.

In Probate Court Tuesday, a license to sell real estate was issued in the estate of Sarah Ann Horsford, late of Charlotte. Levi Sweeney of Milton was appointed administrator of the estate of David Sweeney and Minnie M. Sweeney, both late of Colchester. Peter Hanson and Eugene Parrott, both of Colchester, will serve as commissioners and appraisers.

Fred Martel and William Guyette were arraigned in City Court Friday to answer to the charges of selling intoxicating liquor. Both respondents pleaded not guilty and asked for a jury trial. M. G. Leary appears for both parties and because no definite date could be fixed on which he could be in court, the cases were continued until November 1, which time a definite date will be decided upon.

Tuesday a sprig of a blackberry bush was brought into the Free Press office bearing six large ripe blackberries. The berries were picked in the garden of Miss Maria Hagar of College street on Monday and were in the best of condition. Although the unusual autumn has been productive of many rare things, this is the first case reported here where blackberries have been picked at this season of the year.

The Reliance Mill & Trading Co. of New York city has brought suit in United States Court against C. H. Davis of St. Johnsbury to recover \$10,000. The company claims that Davis contracted to furnish 50 cords of pulp wood of a high grade, said to be suitable for making paper. It is claimed that the conditions of the contract were not complied with and the result was a large loss to the company.

A verdict for the defendant was brought nearly Friday afternoon by the jury in the breach of promise suit of Lucy Jarvis against Nelson DeForge, which occupied Chittenden County Court on Thursday morning until yesterday noon. It took the jury less than half an hour in the afternoon to agree on a verdict. Following the disposal of this case, Judge Butler excused the jurymen until Tuesday morning.

Owing to the illness of Judge H. P. Wolcott, the cases which would otherwise be brought before him in Winoski municipal court will be tried by Judge J. P. Ladd of this city. In cases where the respondents waive place of hearing the cases will be tried in Burlington and in cases where the respondents insist on a hearing in Winoski, the court will go there. Judge Wolcott is seriously ill at the Fanny Allen hospital, where he is undergoing treatment.

Bridget Beaudry of Winoski was granted a divorce from Moses Beaudry, of parts unknown, in Chittenden county court Saturday morning. Her petition was granted on the grounds of willful desertion. She was granted, also, the custody of the two minor children, boys of four and eight years, respectively. Part of the testimony in the case was heard Friday and the remainder was completed

Saturday morning. J. H. Minnis was attorney for the petitioner.

The Vermont Milk Chocolate company will cease to operate nights after tonight. For the past few years a night crew has been kept in the effort to keep up with the orders, except for one or two brief intervals. The Chocolate company, like all other industries, is feeling the lull in business at present and while there are many orders on the books, the management is of the opinion that the day force can handle them. The night force has been laid off indefinitely.

Amelia L. Landry of this city has brought a divorce petition in Chittenden county court to be separated from Agnes R. Landry. The case was entered Saturday morning. According to the petition, the couple were married October 29, 1919, and lived together here in the city until September 2 of this year, when the petitioner claims his wife deserted him. Intolerable severity is given as cause for separation, also. M. S. Vilas appears as attorney for the petitioner.

The divorce petition of Maude Bernier Eaton of this city against George T. Eaton, was heard in the present court. The case was heard in County Court Friday afternoon. The grounds relied upon for divorce were desertion and non-support. The testimony was to the effect that the petitioner had not seen her husband in seven years and that he had never taken proper care of her in the time that they had lived together. The case rests with the court.

Lloyd K. Conely of Winoski pleaded guilty to non-support of his wife and two children Monday in City Court before Judge Ladd. He was sentenced to not less than 18 months nor more than two years in the House of Correction, but Judge Ladd suspended the sentence under condition that he pay \$10 per week to the support of his family and Conely was placed in the hands of the probation officer. The case had been pending trial since July 18 when the warrant was issued for Conely's arrest.

The following business was transacted Monday in Probate Court: A decree of distribution was made in the estate of Wesley B. Smith, late of Hinesburg. The will of Ella Mills Freeman, late of Richmond, was allowed. Charles C. Kenyon of this city was appointed administrator of the estate of Florence Belle Kenyon, late of Burlington. Edwin L. Scott and C. M. Willey, both of Barre, were appointed appraisers, while N. W. Warner and W. C. Finney, also of Burlington, were appointed commissioners.

The biggest petition in voluntary bankruptcy, which has been filed for many months, was heard in the court of the United States Court was filed Tuesday. When Frank E. Stockwell of Brunswick, engaged in lumbering, filed the necessary papers. The liabilities are given as \$23,329.90 and the assets \$12,756.43. The liabilities include \$10,000 in wages, \$10,000 in claims, \$10,000 in claims, and the secured \$2,329.90. His assets consist mostly of debts owing him, machinery and horses and other livestock in addition to his personal property.

A compromise was reached after the adjournment of county court October 20 in the case of Joseph Parvo vs. J. H. Allen, G. L. Agel and Sam Miller, the evidence in which was orally in on Wednesday. It was announced Thursday morning that the case was settled out of court. The exact amount of the settlement was not given out, but it is known that one party claimed there was only \$100 in the case in question, while the other side claimed there was \$500 owing. The settlement represented a compromise between the two.

Charles O. Murray of Boston, who constitutes the Nashua & Boston Co. has brought suit in United States Court against the survivors of the co-partnership of the firm of Bigelow & Norris of Newbury, who are Mahal H. Bigelow and Arthur O. Norris. The suit is to recover the sum of \$10,000 on an alleged breach of contract. The firm formerly consisted of Charles F. Bigelow, Mahal H. Bigelow and Arthur O. Norris. It is claimed by the plaintiff that the defendants did not deliver bobbins and other material as provided in a contract.

F. E. Spear and Davey Irish were injured Friday morning when they fell while engaged in painting the house at 75 Locust street. Spear was on a piazza roof holding a ladder for Irish, who was painting the eaves. Spear slipped and fell and that he landed on the Irish fell on top of him. Both landed on the lawn with Irish over Spear. Irish was injured in one wrist and Spear suffered a severe laceration on the back of his head. When the police ambulance arrived Spear was sitting with his back against a tree and Irish was walking about.

Dr. C. F. Dalton, secretary of the State Board of Health, was in Rutland Monday in connection with an investigation of smallpox cases in that city. At that time there were ten cases in the city, none of which were considered serious, however. In order to prevent a day of disease, the health authorities are taking the opportunity to have the children in the schools vaccinated and adults who have not been vaccinated within a few years have been advised to take that precaution. No serious epidemic of the disease is expected.

Richard Liberty, who was injured Tuesday when heavily loaded wagon passed over him on Pine street, was reported as being more comfortable last evening at the Mary Fletcher hospital, although he was still in considerable pain and complained of trouble in his head. The operation which was expected to be performed yesterday, but this was not done. Some X-ray pictures, however, were taken. He is considered to be in a serious condition, but it is not believed his injuries will result fatally. He given many as at first seriously reported as Robert.

The divorce petition of Harriet Coates vs. Robert P. Coates was heard in County Court late Friday afternoon. The grounds relied upon for a divorce are intolerable severity and refusal to support. The parties have not lived together since a year ago last July. The petitioner told of her husband striking her, choking her and generally ill-treating her when he came home drunk, or when he got into a nasty temper. She testified, also, that he had not given her the money necessary for herself and the children. The case is with the court.

Edward Gilman, who came to Burlington a few weeks ago from St. Albans, was arrested about midnight October 20 in St. Albans at the instigation of the Burlington police. Gilman a short time ago took a position in the lunch cart of Sam Bergman and on October 12 is claimed to have gone away with an amount of money as well as a supply of cigarettes, tobacco and other things. The police have been on a hunt for him since and knowing that his home was in St. Albans requested the police of that place to be on the lookout for him with the result that Chief Mahon was introduced to him on the night Thursday morning that he had the man.

Local lumbermen have reduced the price of some lines of material which go into house building. The factory grade of hard wood flooring has dropped

in some instances from \$120 to \$110 per thousand. There is not much difference in the higher grades. Lath has been reduced from \$35 per thousand to \$33, and shingles have been reduced \$1.00 per thousand. It is explained by the local men that no such sweeping reductions in lumber are likely to occur here as in the West and some other places for the reason that here the demand is so high price levels here as in many other places.

In the West hard wood flooring was quoted as high as \$35 at one time and no such mark was reached here.

Dr. A. C. True, director of States Relations Service of the United States Department of Agriculture, who has been visiting in Vermont, is going to program to visit the college of Agriculture at the New Hampshire State College.

Dr. True is in charge of all the States relationships between the State colleges and the department. While here he delivered an address at the Vermont State faculty and the staffs of the Experiment Station and the Extension Service. He also held a conference with the Extension Staff and other conferences with individual members of the staff. Dr. True was very well attuned with the work of the members of the various staffs.

Mike and George John were in City Court Thursday, charged with a violation of the fish and game laws. The men were arrested by Deputy Game Warden Thomas Thompson when they were fishing without license in court. It was ascertained that the man had license, but had left them at home. Judge Ladd fined each of them \$25 and costs of \$11.44. The fine was suspended and the men paid the costs. The fish and game department is engaged in a strong effort to convince people that it is necessary to have the license with them, when hunting or fishing. The fact that a man has a license somewhere else does not help him. He must have it on his person so the game warden can inspect it.

Fire destroyed the interior of a garage, located on George C. Brew and extensively damaging his automobile, which was in it, late Sunday afternoon. The garage is situated in the rear of the building at the southwest corner of Winoski avenue and North street. When the fire was discovered the interior was a mass of flames and smoke. The fire in from box 23 shortly before six o'clock. It was necessary for the firemen to use two streams of water for over half an hour before the fire could be extinguished. Besides destroying the garage, which was used for storing automobiles, the fire got into a store next to it, which was separated from the garage only by a window. Some of the household goods of the Brews were stored there and they were somewhat damaged.

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